## UNITED STATES DISTRICT COURT

	UNITE	STATES DISTRICT COURT
	****	DISTRICT OF NEVADA
KENN	ETH W.D. WILCOX,	
	Petitioner, V.	JUDGMENT IN A CIVIL CASE  CASE NUMBER: 2:00 CV 00621 PCL VPC
JACK	PALMER, et al,  Respondents.	CASE NUMBER: 3:09-CV-00621-RCJ-VPC
	<b>Jury Verdict.</b> This action and the jury has rendered it	ame before the Court for a trial by jury. The issues have been tried verdict.
	<b>Decision by Court.</b> This a tried or heard and a decision	tion came to trial or hearing before the Court. The issues have been has been rendered.
<u>X</u>	<b>Decision by Court.</b> This a considered and a decision h	tion came to be considered before the Court. The issues have been as been rendered.
	IT IS ORDERED AND A	DJUDGED
merits appeal the Ne applica	and this action shall be DIS ability is DENIED, as jurists vada Supreme Court's reject	for a writ of habeas corpus, as amended, shall be DENIED on the MISSED with prejudice. FURTHER ORDERED that a certificate of of reason would not find debatable or wrong this Court's holding that on of the claim was neither contrary to nor an unreasonable deral law. Judgment is entered in favor of respondents and against th prejudice.
Octob	er 27, 2010	LANCE S. WILSON Clerk

/s/ M. Campbell
Deputy Clerk